

SO ORDERED,

Judge Jamie A. Wilson

United States Bankruptcy Judge Date Signed: June 10, 2025

The Order of the Court is set forth below. The docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI

In re:

TOMMY BELL, JR, TABITHA VAUGHN BELL DEBTORS.

PRS. Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

The debtor's plan was filed on 04/02/2025 (date), and amended/modified by subsequent order(s) of the court, if any. The plan was transmitted to creditors pursuant to Bankruptcy Rule 3015. The court finds that the plan meets the requirements of 11 U.S.C. § 1325.

IT IS ORDERED THAT:

- 1. The debtor's chapter 13 plan attached hereto is confirmed.
- 2. The following motions are granted (if any):
 - a. Motion for valuation of security, payment of fully secured claims, and modification of undersecured claims made under Rule 3012 (§ 3.2 of the plan);
 - b. Motion to avoid lien pursuant to Section 522 (§ 3.4 of the plan).
- 3. The stay under Section 362(a) is terminated as to the collateral only and the stay under Section 1301 is terminated in all respects regarding collateral listed in Section 3.5 of the plan (if any).
- 4. All property shall remain property of the estate and shall vest in the debtor only upon entry of discharge. The debtor shall be responsible for the preservation and protection of all property of the estate not transferred to the trustee.
- 5. The debtor's attorney is awarded a fee in the amount of \$4000 of which \$2423 is due and payable from the estate.

##END OF ORDER##

Approved:

Submitted by:

/S/ Thomas C Rollins, Jr **with permission**
THOMAS C. ROLLINS, JR – MSB # 103469
THE ROLLINS LAW FIRM PLLC
P O BOX 13767
JACKSON, MS 39236-0000

Phone: (601)500-5533

e-mail: trollins@therollinsfirm.com

/s/ Harold J. Barkley, Jr. — MSB #2008 Post Office Box 4476

Case No.: 25-00857-JAW

Jackson, MS 39296-4476 Phone: 601/362-6161

e-mail: hjb@hbarkley13.com

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	ormation to identify your case:		ļ	
Debtor 1	Tommy Bell, Jr Full Name (First, Middle, Last)			
Debtor 2	Tabitha Vaughn Bell			
(Spouse, if filin				
United States	Bankruptcy Court for the	SOUTHERN DISTRICT OF MISSISSIPPI		is is an amended plan, and he sections of the plan that
Case number: (If known)	25-00857-JAW		have been o	•
]	
Chapter 1	3 Plan and Motions for	Valuation and Lien Avoidance		12/17
Part 1: Not	ices			
Γο Debtors:	indicate that the option is	that may be appropriate in some cases, but the propriate in your circumstances or that it is per ales and judicial rulings may not be confirmable. in this plan.	rmissible in your jud	icial district. Plans that
	In the following notice to cr	editors, you must check each box that applies		
Γο Creditors:	Your rights may be affected	d by this plan. Your claim may be reduced, modi	fied, or eliminated.	
	You should read this plan ca an attorney, you may wish to	refully and discuss it with your attorney if you have o consult one.	one in this bankruptc	y case. If you do not have
	to confirmation on or befo	eatment of your claim or any provision of this pla re the objection deadline announced in Part 9 of t Bankruptcy Court may confirm this plan without ale 3015.	he Notice of Chapter	r 13 Bankruptcy Case
	The plan does not allow clai	ms. Creditors must file a proof of claim to be paid ur	nder any plan that may	y be confirmed.
	plan includes each of the fe	be of particular importance. Debtors must check on Illowing items. If an item is checked as "Not Inclu e if set out later in the plan.		
	nit on the amount of a secured or	laim, set out in Section 3.2, which may result in all to the secured creditor	■ Included	□ Not Included
	idance of a judicial lien or nonp out in Section 3.4.	ossessory, nonpurchase-money security interest,	□ Included	■ Not Included
	tandard provisions, set out in P	art 8.	□ Included	■ Not Included
Part 2: Plan	n Payments and Length of Plan			
2.1 Leng	gth of Plan.			
	months of payments are specified	months, not to be less than 36 months or less than 60 additional monthly payments will be made to the ex		
•	tor(s) will make payments to the	trustee as follows:		
	\$895.00			an albamada and mad to d
Debtor shall pa court, an Order		Isemi-monthly, ■weekly, or □ bi-weekly) to the ch if to the debtor's employer at the following address:	iapier 13 trustee. Unie	ess otherwise ordered by the
	Touching The World Mini	stry		
	4267 Robinson Rd			
	Flowood MS 39232-0000			

APPENDIX D Chapter 13 Plan Page 1

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Debtor		Tommy B Tabitha V	ell, Jr aughn Bell			Case	number		
Joint Deb by the co			00.00 (☐ monthling payment shall be					3 trustee. Unless other	rwise ordered
	_	MS Dept of Child Protective Services							
	-	750 N St Jackson	ate St MS 39202-0000				<u> </u>		
2.3	Income	tax retur	ns/refunds.						
	Check a	ll that app Debtor(s	<i>ly</i>) will retain any exer	npt income tax re	funds received	during the pl	an term.		
) will supply the trus d will turn over to th					erm within 14 days of plan term.	filing the
		Debtor(s) will treat income re	funds as follows:					
2.4 Addi		yments.							
Checi	k one.	None. If	"None" is checked, i	he rest of § 2.4 ne	eed not be com	pleted or rep	roduced.		
Part 3:	Treatn	nent of Sec	cured Claims						
3.1(a) 1	Princ 1322(claim	ipal Resid b)(5) shall	is checked, the rest ence Mortgages: Al be scheduled below.	I long term secure Absent an object subject to the star \$2233.92	d debt which i ion by a party t date for the c	s to be maint in interest, th	ained and cured und e plan will be amen	der the plan pursuant t nded consistent with th yment proposed hereir	e proof of
Beginnin	ng May	2025		\$ 2,200.0 0	■ Plan □	Direct.	Includes escrow	Yes □ No	
1	Mtg	arrears to	Loancare Llc		Through	April 20	025	\$13,468.47	\$ 8,800.00
3.1(b) Property Mtg pmt	U. the he -NON addres	S.C. § 132 e proof of o rein. IE-	2(b)(5) shall be sche claim filed by the mo	duled below. Abs	ent an objectio ibject to the st	n by a party i art date for th	in interest, the plan	cured under the plan p will be amended cons ily mortgage payment	istent with
Beginnin		th	@		Plan	Direc	t. Include	s escrow Yes No	
Property	-NONE	- Mtg arr	ears to		Through				
3.1(c) □			aims to be paid in fo th the proof of claim			an objection	by a party in interes	st, the plan will be amo	ended
Creditor	: -NO	NE-	Appro	x. amt. due:		Int Rat			
(as stated Portion of (Equal to	l Balance d in Part of claim to Total D	to be paid 2 of the M to be paid	with interest at the cortgage Proof of Cla without interest: \$ incipal Balance)	im Attachment)	NE- /month, l		month .		
Special (ann ior	tanes/IIISU	. a.i.c. a	-140	/monul, t	~Զուուութ -	monui .		

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Debtor -	Tommy Bell, Jr Tabitha Vaughn Bell		Case number			. <u> </u>	
(as stated in Par	(as stated in Part 4 of the Mortgage Proof of Claim Attachment)						
	ordered by the court, the inte	erest rate shall be the current T	ill rate in this District				
3.2 Motion	ı for valuation of security,	payment of fully secured clai	ms, and modification of u	ndersecur	ed claims. <i>Check</i> (one.	
	None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.						
•	Pursuant to Bankruptcy Rule 3012, for purposes of 11 U.S.C. § 506(a) and § 1325(a)(5) and for purposes of determination amounts to be distributed to holders of secured claims, debtor(s) hereby move(s) the court to value the collateral describe at the lesser of any value set forth below or any value set forth in the proof of claim. Any objection to valuation shall be sor before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091).			described below hall be filed on			
	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Par of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.						
Name of credit	or Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount	of secured claim	Interest rate*	
Hyundai Ca Genesis Finance	\$46,981.65 \$46,981.65	2023 Genesis G70 35460 miles	\$33,048.00		\$33,048.00	10.00%	
Name of credit	or Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount	of secured claim	Interest rate*	
Keesler FCU	\$57,734.82 \$58,788.00	2018 Mercedes S560 77428 miles	\$46,935.00	\$46,935.00		10.00%	
Insert additional	Insert additional claims as needed.						
#For mobile hom	es and real estate identified i	in § 3.2: Special Claim for taxe	es/insurance:				
Name o	of creditor	Collateral	Amount per month		Begins month	ning	
* Unless otherwi	se ordered by the court, the i	nterest rate shall be the current	Till rate in this District				
For vehicles ide	ntified in § 3.2: The current i	nileage is					
3.3 Secure	d claims excluded from 11	U.S.C. § 506.					
Check one.	None. If "None" is checke	ed, the rest of § 3.3 need not be	e completed or reproduced.				
3.4 Motion	Motion to avoid lien pursuant to 11 U.S.C. § 522.						
Check one.	None. If "None" is checke	ed, the rest of § 3.4 need not be	completed or reproduced.				
3.5 Surrer	urrender of collateral.						
Check	one.						

25-00857-JAW Dkt 25 Filed 06/10/25 Entered 06/10/25 12:52:40 Page 5 of 6 25-00857-JAW Dkt 2 Filed 04/02/25 Entered 04/02/25 11:39:58 Page 4 of 5 Tommy Bell, Jr Debtor Case number Tabitha Vaughn Bell None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced. The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under § 1301 be terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below. Name of Creditor Collateral 2020 BMW X7 54328 miles Ally Financial, Inc **Tower Loan PMSI Furniture** Insert additional claims as needed. Part 4: Treatment of Fees and Priority Claims 4.1 General Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest. 4.2 Trustee's fees Trustee's fees are governed by statute and may change during the course of the case. 4.3 Attorney's fees. ■ No look fee: __4,000.00 \$4,000.00 Total attorney fee charged: Attorney fee previously paid: \$1,577.00 Attorney fee to be paid in plan per \$2,423.00 confirmation order: ☐ Hourly fee: \$____. (Subject to approval of Fee Application.) 4.4 Priority claims other than attorney's fees and those treated in § 4.5. Check one. None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced. 4.5 Domestic support obligations. **None.** If "None" is checked, the rest of \S 4.5 need not be completed or reproduced. Treatment of Nonpriority Unsecured Claims Nonpriority unsecured claims not separately classified. Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply. The sum of \$ 33,026.86

If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$327.64 Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

% of the total amount of these claims, an estimated payment of \$_

The funds remaining after disbursements have been made to all other creditors provided for in this plan.

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Debtor	Tommy Bell, Jr Tabitha Vaughn Bell	Case number
5.2	Other separately classified nonpriority unsecure	d claims (special claimants). Check one.
	None. If "None" is checked, the rest of §	5.3 need not be completed or reproduced.
Part 6:	Executory Contracts and Unexpired Leases	
6.1	The executory contracts and unexpired leases lis contracts and unexpired leases are rejected. Che	ted below are assumed and will be treated as specified. All other executory ck one.
	■ None. If "None" is checked, the rest of §	6. I need not be completed or reproduced.
Part 7:	Vesting of Property of the Estate	
7.1	Property of the estate will vest in the debtor(s) u	pon entry of discharge.
Part 8:	Nonstandard Plan Provisions	
8.1	Check "None" or List Nonstandard Plan Provisi None. If "None" is checked, the rest of Po	ions art 8 need not be completed or reproduced.
Part 9:	Signatures:	
complet X <u>Is</u> To Si	te address and telephone number. If Tommy Bell, Jr ommy Bell, Jr ignature of Debtor I	x Isl Tabitha Vaughn Bell Tabitha Vaughn Bell Signature of Debtor 2
E	xecuted on April 2, 2025	Executed on April 2, 2025
	247 Old Court Xing	1247 Old Court Xing
	ddress	Address
	lowood MS 39232-0000 ity, State, and Zip Code	Flowood MS 39232-0000 City, State, and Zip Code
To	elephone Number	Telephone Number
Ti Si P Ji	thomas C. Rollins, Jr. homas C. Rollins, Jr. 103469 ignature of Attorney for Debtor(s) O. Box 13767 ackson, MS 39236 ddress, City, State, and Zip Code	Date April 2, 2025
_60	01-500-5533	103469 MS
tr	elephone Number collins@therollinsfirm.com mail Address	MS Bar Number